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APPLICATION NO. \	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/925,838	08/08/2001	Andrew John Stentz	PH01-01-02	3872
27774	7590 06/16/2003			
•	RTKORT & WILLI	EXAMINER		
251 NORTH A 2ND FLOOR	VENUE WEST	HUGHES, DEANDRA M		
WESTFIELD,	WESTFIELD, NJ 07090		ART UNIT	PAPER NUMBER
			3663	
			DATE MAILED: 06/16/2003	

Please find below and/or attached an Office communication concerning this application or proceeding.

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49	Application No.	Applicant(s)				
*	09/925,838	STENTZ, ANDREW JOHN				
Office Action Summary	Examiner	Art Unit				
	Deandra M Hughes	3663				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communicatior - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory pe - Failure to reply within the set or extended period for reply will, by st - Any reply received by the Office later than three months after the meanned patent term adjustment. See 37 CFR 1.704(b). Status	ON. R 1.136(a). In no event, however, may I. I reply within the statutory minimum of the condition of the co	a reply be timely filed hirty (30) days will be considered timely. DNTHS from the mailing date of this communication. ABANDONED (35 U.S.C. & 133).				
1) Responsive to communication(s) filed on	21 March 2003 .					
2a)⊠ This action is FINAL . 2b)□	This action is non-final.	~				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims						
4)⊠ Claim(s) <u>1-35</u> is/are pending in the applica	ation.					
4a) Of the above claim(s) is/are withdrawn from consideration.						
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1-35</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or election requirement.						
Application Papers						
9) The specification is objected to by the Examiner.						
10)⊠ The drawing(s) filed on <u>31 May 2002</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11)⊠ The proposed drawing correction filed on <u>21 March 2003</u> is: a)⊠ approved b)□ disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a)☐ All b)☐ Some * c)☐ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
14) Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).						
a) The translation of the foreign language 15) Acknowledgment is made of a claim for dom	provisional application has	been received.				
Attachment(s)	•					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper Not	5) Notice of	w Summary (PTO-413) Paper No(s) of Informal Patent Application (PTO-152)				
J.S. Patent and Trademark Office PTO-326 (Rev. 04-01) Office	e Action Summary	Part of Paper No. 11				

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DETAILED ACTION

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Drawings

1. Figure 2 should be designated by a legend such as --Prior Art-- because only that which is old is illustrated. See MPEP § 608.02(g). A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 102

- 2. The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 3. Claims 1-3, 5-10, 12-13, 18-19, and 33-35 are rejected under 35 U.S.C. 102(e) as being anticipated by Drake (US 6,377,394).
- ** The reference numbers and lines identified in this office action are intended to assist the applicant and in no way are intended to be limiting. The prior art reference should be read in its entirety.

Drake discloses the following.

With regard to claim 1, Drake discloses:

- generating a first control signal (circuit 24 generates signal based on input detected by 16) based on a feed-forward error signal (col. 4, lines 36-40) and a second control signal (circuit 24 via photo-diode 160) based on the feedback error signal (col. 4, lines 24-25);
- adjusting the pump source in accordance with the control signals (26, p_1 , p_2 , p_3 and col. 4, lines 31-34).

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With regard to claim 9, Drake discloses:

- an erbium (rare-earth) doped fiber (10, 12) for imparting gain to an optical signal propagating there-through;

- a pump source for supplying pump power (p₁, p₂, p3) to the erbium doped fiber:
- a first optical power monitoring device (160) for receiving a portion of output power generated by the rare-earth doped fiber and converting said portion of an output power to a first control signal;
- a second optical power monitoring device (16) for receiving a portion of the input optical signal and converting said portion of the input optical signal to a second control signal;
- a controller (24) receiving the first and second control signals and generating a bias current for driving the pump source, said bias current having a value based on at least first and second components, said first component being determined by the second control signal and not the first control signal and the second component being determined by at least first control signal (col. 4).

With regard to claim 2, the feed-forward error signal is generated based on added/dropped channels, which inherently results in a change in input power (col. 4, lines 36-40).

With regard to claims 6 and 13, the pre-determined threshold is the P-control value (col. 6).

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With regard to claim 3, the feedback error signal is determined by the difference between the actual output power and the desired output power (col. 4, lines 22-30).

With regard to claims 7 and 8, the amplifier is an EDFA (erbium doped fiber amplifier – as indicated in figure with Er).

With regard to claims 5, 12, 33-35, the PID controller (fig. 4) matches the temporal response of the gain control loop with the open loop gain characteristics of the amplifier via the first and second control signals (col. 5, lines 21-30).

With regard to claim 10, the portion of the output power received by the second optical power-monitoring device is a portion of the amplified optical signal (col. 4, lines 22-30).

With regard to claims 18 and 19, first and second couplers are 18 and 180, respectively.

Claim Rejections - 35 USC § 103

4. Claims 4 and 11 rejected under 35 U.S.C. 103(a) as being unpatentable over Drake (US 6,377,394) in view of admitted prior art (pg. 4, paragraph 0010). Drake does not specifically admit that the feedback error signal is proportional to the difference between a desired ASE and a received ASE. However, applicant's admitted prior art teaches a measure of ASE is an indirect measure of amplifier gain (lines 7-8 of paragraph 0010). Further, applicant admits that ASE is a natural basis of a gain control loop (last line of paragraph 0010). Consequently, It would have been obvious to one of ordinary skill in the art at the time the invention was made to use ASE measures as a

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means of generating a feedback error signal for a gain control loop for the advantage of an indirect measure of amplifier gain.

5. Claims 14-17, 20-22, 24, 26-29, and 30-32, are rejected under 35 U.S.C. 103(a) as being unpatentable over Drake (US 6,377,394) in view of Denkin (US 6,356,386). With regard to claim 11, Drake does not specifically disclose a plurality of network nodes. However, Denkin teaches a plurality of optical nodes (fig. 1, 102-107), at least one optical communication link interconnecting said nodes (fig. 1, 101), at least one amplifier located along the communication link (fig. 2, 212), and an optical switch contained in each node (fig. 5B, #580). It would have been obvious to one of ordinary skill in the art at the time the invention was made to include the optical amplifier suppressing gain transients of Drake in an optical communication system for the advantage of suppressing gain transients within an optical transmission system.

With regard to claims 14-17, 20, 26-29, and 32, Drake does not specifically disclose an optical delay line for imparting a delay to an optical signal traveling therethrough to match the automatic gain control loop latency. However, Drake teaches matching the temporal response of the gain control loop to the time constants of the optical amplifier via a PID controller (col. 5 and col. 6). Further, Denkin teaches the use of an optical delay element placed in the transmission path to 'permit the control signal to change at the same time as,..., the transient event' (col. 14, lines 27-30). It would have been obvious to one of ordinary skill in the art at the time the invention was made to use an optical delay element for the advantage of matching the temporal response of the gain control loop to the time constants of the optical amplifier.

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With regard to claim 22, see rejection of claim 10.

With regard to claim 24, see rejection of claim 5.

With regard to claims 30-31, see rejection of claims 18 and 19.

6. Claims 23 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Drake (US 6,377,394) in view of admitted prior art as applied to claims 4 and 11 above, and further in view of Denkin (US 6,356,386). Drake does not specifically disclose a plurality of network nodes. However, Denkin teaches a plurality of optical nodes (fig. 1, 102-107), at least one optical communication link interconnecting said nodes (fig. 1, 101), at least one amplifier located along the communication link (fig. 2, 212), and an optical switch contained in each node (fig. 5B, #580). It would have been obvious to one of ordinary skill in the art at the time the invention was made to include the optical amplifier suppressing gain transients of Drake in an optical communication system for the advantage of suppressing gain transients within an optical transmission system.

Response to Arguments

7. Applicant's arguments filed 3/21/03 have been fully considered but they are not persuasive. Applicants argue that Drake "only refers to an AGC arrangement employing feedback and not a feed-forward control signal." (pg. 3, lines 7-8). As was stated in the previous office action, the reference numbers and lines identified in the office action are intended to assist the applicant and in no way are intended to be limiting. The prior art references should be read in its entirety. The argument is found not convincing because Drake clearly teaches the use of AGC schemes with both feed-

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forward and feedback loops, "AGC schemes may use feed-forward or feedback loops, or a combination of these,..." (col. 1, lines 53-57).

Conclusion

7. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Deandra M Hughes whose telephone number is 703-306-4175. The examiner can normally be reached on M-F, 8:30am-5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thomas G Black can be reached on 703-305-9707. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9326 for regular communications and 703-872-9327 for After Final communications.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-1113.

DMH

June 2, 2003

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